

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

UNITED STATES OF AMERICA :  
:  
v. : 1:19CR459-1  
:  
TYLER LLOYD GRANTZ :  
:

GOVERNMENT'S SCHEDULE OF PROPOSED EXHIBITS

The United States of America, by and through Matthew G.T. Martin,  
United States Attorney for the Middle District of North Carolina, hereby files  
this schedule of proposed trial exhibits.

Proposed Government Exhibit	Description	Identified	Admitted
48	FRE 902.11 certification for ty.grantz Instagram account images		
50A	FRE 902.11 certification for data from Samsung Cellular Telephone		
50B	FRE 902.13 certification for data from Samsung Cellular Telephone		
1	Vehicle dash camera #1 – Dix		
1A-C	Screen captures from Ex. 1 – Dix		
2	Photograph of Dix trooper vehicle – Dix		
3	Google Map of crash/search/arrest area for mark-up – Dix		
4A-C	Photographs of crash site – Jones, D.		
5A-N	Photographs of crash site – Nazworth		
6	Firearm #1 (Glock 22 .40 caliber handgun) – Nazworth		
7	Hard Hat – Nazworth		

Proposed Government Exhibit	Description	Identified	Admitted
8	Samsung Cellular Telephone – Nazworth		
9	Case from Samsung Cellular Telephone – Nazworth		
10	DNA swab from Samsung Cellular Telephone – Nazworth		
11	DNA swab from Firearm #1 (Glock 22 .40 caliber handgun) – Nazworth		
12A-B	Photographs of GMC Acadia – Castillo Lopez		
13A-F	Photographs of Trooper Dix's patrol car at NCSHP – Woodlief		
14A-C	Photographs of items in rolling suitcase – Brown, R.		
15	Black Adidas backpack – Hendricks		
16	DNA swab taken from Tyler Grantz – Hendricks		
17	One .40 caliber shell casing recovered on I-40 eastbound – Hendricks		
18	Gun Shot Residue Kit – Goodwin		
19	Recorded interview of Grantz – Goodwin		
19A	Transcript of recorded interview with Grantz – Goodwin		
20	Black rolling suitcase – Jones, T.		
21	Firearm #2 (Draco 7.62x39 pistol) – Jones, T.		
22	Ammunition from Firearm #2 (Draco 7.62x39 pistol) – Jones, T.		
23	DNA swab taken from Firearm #2 (Draco 7.62x39 pistol) – Jones, T.		
24A-E	Photographs of 7.62x39 caliber shell casings recovered at crash site – Jones, T.		
25A-C	Three 7.62x39 caliber shell casings recovered at crash site – Jones, T.		
26A-B	Two .40 caliber shell casings recovered on I-40 eastbound –		

Proposed Government Exhibit	Description	Identified	Admitted
	Baldwin		
27	7.62x39 caliber shell casing recovered at crash site – Baldwin		
28A	White t-shirt with tiger – Baldwin		
28B	White sweatshirt with writing – Baldwin		
29A-II	Photographs of contents of Adidas backpack – Baldwin		
30	Orange pill bottle containing multiple varieties of pills from Adidas backpack – Baldwin		
31	Cocaine hydrochloride from Adidas backpack – Baldwin		
32	Oxycodone from Adidas backpack – Baldwin		
33	Fifty blue pills from orange pill bottle from Adidas backpack – Baldwin		
34	Open brown pill bottle with twelve tablets from Adidas backpack – Baldwin		
35	Pink container from Adidas backpack – Baldwin		
36	Thirty-six pills from inside pink container from Adidas backpack – Baldwin		
37	Twenty-five pills from inside pink container from Adidas backpack – Baldwin		
38	Glass container with sixty tablets from Adidas backpack – Baldwin		
39	Vials from Adidas backpack – Baldwin		
40A-B	Marihuana from Adidas backpack – Baldwin		
41	7.62x39 ammunition box containing forty-three rounds from Adidas backpack – Baldwin		
42	One clear .40 caliber magazine with		

Proposed Government Exhibit	Description	Identified	Admitted
	sixteen rounds of ammunition and one black .40 caliber magazine with five rounds of ammunition from Adidas backpack – Baldwin		
43	Plastic baggies from Adidas backpack – Baldwin		
44	Razor blade from Adidas backpack – Baldwin		
45	Digital scales from Adidas backpack – Baldwin		
46	\$1,650 in United States currency from Adidas backpack – Baldwin		
47	Vehicle dash camera #2 – Dodson		
47A	Transcript of vehicle dash camera #2 – Dodson		
49A-D	Images from ty.grantz Instagram account – Gryder		
51A-L	Texts/images from Samsung cellular telephone – Gryder		
52	Jail calls – Gryder		
52A-E	Transcripts of jail calls		

This the 9th day of February, 2020.

Respectfully submitted,

MATTHEW G.T. MARTIN  
UNITED STATES ATTORNEY

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CERTIFICATE OF SERVICE

I hereby certify that on February 9, 2020, the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

David Freedman, Esq.

Respectfully submitted,

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